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REMARKS - General

By the above amendment, Applicants have amended the title to emphasize the novelty of the invention.

Also applicants have rewritten all claims to define the invention more particularly and distinctly so as to overcome the technical rejections and define the invention patentably over the prior art and the Section 102 rejection based on Aldred, US Patent 5,649,105). Below are the Inventor's Comments for background and understanding:

"Patent 5,649,105 refers to a computing environment in which several workstations hold several applications, each workstation holding one or more applications, each one application residing into a single workstation, and each application having the capability of sharing information with applications residing in the same or other workstation by sending and receiving data across a network channel.

In our disclosure of patent application 09/682,067, we describe an environment in which several identical control units are each assigned a subtask (or part of an overall task), several such control units cooperating to achieve such overall task, every control unit not necessarily carrying out a complete task by itself, independently of other control units, and the overall task not necessarily residing in any single control unit, but in the combination of all control units combined into control tissue."

Conclusion

For all of the above reasons, applicant submits that the specification and claims are now in proper form, and that the claims all define patentably over prior art. Therefore the applicant submits that this application is now in condition for allowance, which action is respectfully solicit.

Respectfully submitted,

Jeffrey W. Gurr, Esq.

Registration No. 38,14

I hereby certify I have transmitted this paper by fax to the Patent and Trademark Office at 703-746-7239 on 2003. August 16.

2003, August 16,

Jeffrey M. Furr, Esq. Reg. No. 38,140